

UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA

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ORACLE INTERNATIONAL  
CORPORATION, *et al.*,

Plaintiffs,

v.

RIMINI STREET, INC., *et al.*,

Defendants.

Case No. 2:14-cv-01699-MMD-DJA  
PERMANENT INJUNCTION

This was a software copyright and unfair competition dispute between Plaintiffs and Counter Defendants Oracle America, Inc., and Oracle International Corporation (collectively, "Oracle") and Defendants and Counter Claimants Rimini Street, Inc., and Seth Ravin generally regarding Rimini Street, Inc.'s unauthorized copying of Oracle's enterprise software into and from development environments created by Rimini Street, Inc. for its clients, along with disputes regarding allegedly false statements in marketing and advertising and unfair competition. (ECF Nos. 1253 at 2, 1305 at 12-13.) The Court presided over a bench trial. As explained in the Court's concurrently issued bench order, Oracle mostly prevailed both pretrial and at trial. The Court accordingly finds good cause to enter this permanent injunction.

The Court permanently enjoins and restrains Defendant Rimini Street, Inc., its subsidiaries, affiliates, employees, directors, officers, principals, agents, and Seth Ravin (collectively, "Rimini") as follows.

Rimini must immediately provide notice of this permanent injunction—along with a copy of it—to all of its subsidiaries, affiliates, employees, directors, officers, principals, and agents.

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None of the prohibitions in this permanent injunction modify or alter the scope of the prohibitions put in place by the August 15, 2018, permanent injunction entered in *Oracle USA, Inc. v. Rimini Street, Inc.*, Case No. 2:10-cv-106-LRH-VCF, ECF No. 1166 (D. Nev. Aug. 15, 2018) (hereinafter, “*Oracle I* Permanent Injunction”), or Judge Hicks’ March 31, 2021, Order To Show Cause issued in the same *Oracle I* litigation (ECF No. 1459), or Judge Hicks’ contempt order (ECF No. 1548) in that same case.

**I. PERMANENT INJUNCTION UNDER 17 U.S.C. § 502(A)**

Rimini may not copy, distribute, prepare derivative works from, or use any PeopleSoft software (or any portion thereof) or documentation (or any portion thereof) from any PeopleSoft software environment that Rimini reproduced or used as part of its Environments 2.0 (also referred to as Process 2.0) migration, including the PeopleSoft software environments listed in P-9008, and any subsequent copies of those environments.

Rimini may not copy, distribute, prepare derivative works from, or use any version of the following files, regardless of their location: RSI810ST.SQR, RSI960US.SQR, TAX960ST.SQR, RSI960ST.SQR, RSISTCD.SQC, RSI860FL.SQR, RSI860FL\_XXX.SQR, RSI860FL[1].SQR, RSITXDTA.SQC, RSITXDTA\_PRE\_QA.SQC, RSIW2SSA.SQC, RSIW2SSA[1].SQC, RSI810ST-VER0.SQR, RSI810ST-ORIG.SQR, RSI960XM.SQC, RSICBR01.SQR, RSIMMREF.SQC, RSIW2ST.SQC, RSIW2\_ST.SQC, RSIW2ST[1].SQC, RSI960US\_V1.SQR, RSI960US V.1.SQR, RSI960US\_1.SQR, RSI960US\_V2.SQR, RSI960XM\_V1.SQC, RSI960US BEFORE.SQR, RSI960USXML.SQC, RSIEINCD.SQC, RSIBN733\_BEFORE.SQC, RSI810ST-OLD.SQR, RSIBN733.SQC, RSIOSHA300A.SQR, RSI810DC.SQR.

Rimini must immediately and permanently discontinue the use and operation of its Automated Framework, CodeAnalyzer, and Dev Review programs, including the functions CopyRSIFileFromClientToClient, CodeAnalyzer, GenDiff/ApplyDiff, TransferFiles, GenDataChanges, ApplyUpdate, and RSIDVRVW.SQR, or any programs that perform the essentially the same functions as these programs.

1 To the extent not already prohibited by the *Oracle* / Permanent Injunction, Rimini  
2 may not:

- 3 1. copy, send, or transfer any portion of PeopleSoft software from one  
4 customer's computer systems to another customer's computer systems or  
5 Rimini's computer systems, including but not limited to by way of "Diff" files  
6 or any other automated mechanism setting forth changes that are needed  
7 to replicate a software modification in another customer's software  
8 environment; or
- 9 2. copy, send, or transfer any updates or modifications to PeopleSoft software  
10 that were developed or tested in a specific licensee's PeopleSoft  
11 environment to Rimini's computer systems or to any other customer's  
12 computer systems, including but not limited to by way of "Diff" files or any  
13 other automated mechanism setting forth changes that are needed to  
14 replicate a software modification in another customer's software  
15 environment.

16 Rimini may not copy, distribute, prepare derivative works from, or use its  
17 HCM104286 or HCM104288 updates, including any file that was part of these updates.

18 Rimini may not copy, distribute, prepare derivative works from, or use any version  
19 of the files identified in P-4940 and P-4941.

20 Rimini may not copy, distribute, prepare derivative works from, or use any file that  
21 Rimini distributed, sent, or transferred using CopyRSIFileFromClientToClient, including  
22 the files identified in P-9578, or any subsequent versions of these files.

23 Rimini may not copy, distribute, prepare derivative works from, or use any file  
24 beginning with an "RS" or "RSI" prefix that Rimini distributed, sent, or transferred using  
25 TransferFiles, including the files identified above.

26 Rimini must immediately and permanently delete all copies of the PeopleSoft  
27 environments, files, updates, and automated tools identified above.

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1 Rimini must file with the Court a report in writing under oath setting forth in detail  
2 the manner and form in which Rimini has complied with this Section 502 order within 60  
3 days of the date of entry of this permanent injunction.

4 **II. PERMANENT INJUNCTION UNDER 17 U.S.C. § 1203(B)(1)**

5 Rimini may not remove or omit the Oracle copyright notice from any Oracle  
6 software files or any files containing any Oracle source code that contain an Oracle  
7 copyright notice, or distribute any such files.

8 Rimini may not copy protected expression from an Oracle software file that  
9 contains an Oracle copyright notice into any other file without also including the Oracle  
10 copyright notice, or distribute any such files.

11 **III. PERMANENT INJUNCTION UNDER 15 U.S.C. § 1116**

12 Rimini may not make the following statements or any substantially similar  
13 statements in marketing materials, advertisements, or communications with customers or  
14 potential customers:

- 15 1. Judge Hicks' rulings in the *Oracle I* litigation related to processes or  
16 software that were not in use at Rimini between February 2014 and January  
17 2020.
- 18 2. Rimini did not copy or share Oracle software between clients between  
19 February 2014 and January 2020.
- 20 3. Security professionals have found that traditional vendor security patching  
21 models are outdated and provide ineffective security protection.
- 22 4. Oracle's CPUs provide little to no value to customers and are no longer  
23 relevant.
- 24 5. Oracle's CPUs are unnecessary to be secure.
- 25 6. It is not risky to switch to Rimini and forego receiving CPUs from Oracle.
- 26 7. Once an Oracle ERP platform is stable, there is no real need for additional  
27 patches from Oracle.

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1 8. If you are operating a stable version of an Oracle application platform,  
2 especially with customizations, you probably cannot apply or do not even  
3 need the latest patches.

4 9. Virtual patching can serve as a replacement for Oracle patching.

5 10. Virtual patching can be more comprehensive, more effective, faster, safer,  
6 and easier to apply than traditional Oracle patching.

7 11. Rimini offers “holistic security” solutions for Oracle software for enterprises.

8 12. Rimini Security Support Services helps clients proactively maintain a more  
9 secure application compared to Oracle’s support program which offers only  
10 software package-centric fixes.

11 13. Rimini provides more security as compared to Oracle.

12 14. Rimini’s Global Security Services can pinpoint and circumvent  
13 vulnerabilities months and even years before they are discovered and  
14 addressed by the software vendor.

15 15. There are no similarities between TomorrowNow and Rimini other than the  
16 fact that they both have provided third-party maintenance.

17 Rimini must issue a corrective press release no later than 30 days after the date  
18 on which this injunction is entered and post the press release on the [riministreet.com](http://riministreet.com)  
19 website, to be maintained in a readily accessible location on the [riministreet.com](http://riministreet.com) website  
20 containing Rimini’s other press releases for at least five years after the entry of this  
21 injunction.

22 The press release must be titled, “Court-Ordered Statement Regarding Rimini  
23 Street’s False and Misleading Statements.”

24 The press release must state: “This press release is ordered by the Court in the  
25 *Oracle v. Rimini* litigation to provide customers and prospective customers of Rimini  
26 Street with information about false and misleading statements that Rimini Street has  
27 made in its advertisements and marketing campaigns.”

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1 The press release must further state: “The following statements were made by  
2 Rimini in advertisements and marketing campaigns and were found by the Court to be  
3 false and misleading:

- 4 1. United States District Judge Larry R. Hicks’ rulings in the *Oracle I* litigation  
5 related to processes or software that were not in use at Rimini between  
6 February 2014 and January 2020.
- 7 2. Rimini did not copy or share Oracle software between clients between  
8 February 2014 and January 2020.
- 9 3. Security professionals have found that traditional vendor security patching  
10 models are outdated and provide ineffective security protection.
- 11 4. Oracle’s CPUs provide little to no value to customers and are no longer  
12 relevant.
- 13 5. Oracle’s CPUs are unnecessary to be secure.
- 14 6. It is not risky to switch to Rimini and forego receiving CPUs from Oracle.
- 15 7. Once an Oracle ERP platform is stable, there is no real need for additional  
16 patches from Oracle.
- 17 8. If you are operating a stable version of an Oracle application platform,  
18 especially with customizations, you probably cannot apply or do not even  
19 need the latest patches.
- 20 9. Virtual patching can serve as a replacement for Oracle patching.
- 21 10. Virtual patching can be more comprehensive, more effective, faster, safer,  
22 and easier to apply than traditional Oracle patching.
- 23 11. Rimini offers “holistic security” solutions for Oracle software for enterprises.
- 24 12. Rimini Security Support Services helps clients proactively maintain a more  
25 secure application compared to Oracle’s support program which offers only  
26 software package-centric fixes.
- 27 13. Rimini provides more security as compared to Oracle.

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1 14. Rimini's Global Security Services can pinpoint and circumvent  
2 vulnerabilities months and even years before they are discovered and  
3 addressed by the software vendor.

4 15. There are no similarities between TomorrowNow and Rimini other than the  
5 fact that they both have provided third-party maintenance."

6 The press release may not contain any other statements or qualifying information  
7 by Rimini.

8 Rimini must file with the Court a report in writing under oath setting forth in detail  
9 the manner and form in which Rimini has complied with this Section 1116 order within 60  
10 days of the date of entry of this injunction.

11 It is further ordered that failure to timely comply with any portion of this permanent  
12 injunction will subject Rimini and Mr. Ravin to appropriate sanctions, including but not  
13 limited to monetary sanctions and further injunctive relief.

14 DATED THIS 24<sup>th</sup> Day of July 2023.



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16 MIRANDA M. DU  
17 CHIEF UNITED STATES DISTRICT JUDGE  
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